

A THUNDER CLAP FOR RADICALS.

It is not often that we find anything in the *Press and Herald* worth reproducing in the *Chronicle*, but the following terrible thunder bolt at Isham G. Harris and the Democratic party of Tennessee from the "big organ" is so valuable as a "Radical" campaign document that we cheerfully give it insertion in our columns. The facts are so important that we would be derelict in our duty to the public did we not give them greater publicity than they could possibly get through the columns of our contemporary. The *Chronicle*, on behalf of the Republicans of Tennessee, thanks the *Press and Herald* for its zeal in unearthing such shameful Democratic corruption and trusts that this is but the beginning of confessions that if sincerely made would do good to the souls of the penitent who are evidently just being overcome with a conviction of their wickedness.

Isham G. Harris, late Democratic Governor of Tennessee, in his speeches assails Andrew Johnson for his acts as Military Governor. In reply the *Press and Herald*, in its issue of the 29th, thus ventilates Harris' record and shows what became of part at least of that "sacred school fund" about which democratic journals, and the "big organ" among them, have howled so incessantly since Gov. Brownlow's administration. Here is a good Democratic confession, which we shall have good use for hereafter. The "big organ," in reference to Harris and his "peripatetic" administration, says:

We are not without some interesting memoranda, however, which, in course of time, returned to tell their story of our wandering "State Government." Among the relics recovered from the debris of the fugitive government, were the "assets of the Bank of Tennessee," which seem to have been the "ark" of support, if not of safety, in the wilderness. Among the documents found among the returned "assets" of the Bank, were some very curious papers. As specimens, we will instance one or two. This queer-looking paper will no doubt, be read with curious interest.

Received of Joel A. Battle, Treasurer of Tennessee, seven hundred and fifty dollars, in gold coin, which is in full of my salary as Governor of Tennessee, for the quarter ending the 1st of February, 1865.

ISHAM G. HARRIS, Greensboro, Ga., March 17, 1865.

And then this will prove equally interesting and instructive:

GREENSBORO, GA., April 21, 1865. Received of Bank of Tennessee seven hundred and fifty dollars in gold, in full of one quarter's salary, as Governor of the State of Tennessee.

L. G. HARRIS, Governor, etc. Per Leon Trousdale, Col. and A. D. C.

The language and dates of these documents demand attention. Judge Caruthers was "elected" Governor in August, 1863, yet as late as April 21st, 1865, we find him still receiving, "away down in Georgia," for "gold coin" as his salary as Governor of Tennessee—more than three years after he left the Capital of the State, and nearly two years after he had left the soil of Tennessee! The State of Tennessee was then entirely within the possession of the National authorities, and had been for many months. Andrew Johnson having provided for the redemption of civil government in Tennessee, had been elected Vice President of the United States. Gov. Brownlow had been duly installed, and was recognized Governor of the State, with his office at the Capital. President Lincoln had been assassinated and Andrew Johnson was President. Gen. Lee had surrendered and the armies of the Confederacy were dissolving forever. All pretense, even of a government of Tennessee outside of its limits, had been abandoned. The rebellion was overthrown and all pretended authorities, resting upon its military power, had perished. The war-worn Confederate soldiers of Tennessee, paroled by the conquerors, ragged, foot-sore and dispirited, were wending their weary ways, as best they could, to find again some rest and consolation in their homes, made desolate by the blasts of war. They were returning with spirits broken, hopes crushed, without money or scrip for father, mother, sister, wife or child, save a mass of Confederate trash that was not worth the carrying. What a consolation it would have been to these brave, but defeated, disbanded and impoverished soldiers, as they contemplated the ruin of their households and felt the sore extremity of their own disaster, could they have known that Isham G. Harris, "Governor of Tennessee," was, on the 21st day of April, 1865, drawing his quarterly instalment of \$750.00, in gold coin, from the money that had belonged to the people of Tennessee "before the war broke out!"

Now, if Mr. Johnson had been "Military Governor" of Tennessee, and Gov. Brownlow was then the regular civil Governor of Tennessee, drawing his salary as such, will Gov. Harris explain to the people what kind of Governor he was, and what Executive service he had been rendering the people of the State, when he drew his salary "in gold coin" at Greensboro, Ga., on the 21st of April 1865. And will he tell the Confederate soldier who came home penniless—who had been paid his \$17 per month in Confederate trash—how it happened that the same kind of "money" that was palmed off on the soldier, was not good enough for the official traveler in high life, who had been adorning his name with the very imposing suffix of "Governor of Tennessee," for nearly two years after his term had expired, and that, too, "away down in Georgia!"

PUT A STOP TO IT.

We noticed Col. A. E. Garrett, of Smith county, Johnson candidate for Congress from this the "Battering Ram District," on our streets a few days ago asking our people for their suffrages. Does the oldest inhabitant of this city recall that ever before a Smith county man asked Knox county citizens for their votes to represent them in Congress from their own district? We wager not. What do our people know about Smith, Mason or Clay counties. Have any of our business men

any transactions with those counties? Have our people any such interest in those counties as to make it proper that our district should be stretched out 230 miles to take them in? Does not every intelligent man know that so far from having any interest in common, we have diverse interests. Why is it, then, that Smith county men are here candidates for Congress? It is because the Democracy of Tennessee, in the words of Senator Dubose, "believe in the law of revenge." We intend to show them (Republicans) no mercy. We seek to defraude the Radical party. We have got our feet on their necks." This district was mapped out as a spite measure against East Tennessee. The election of Thornburgh from this district would not only rebuke this spirit of revenge but would put a stop to such vindictive legislation. Better than all, it would give us a far better Representative than either of his competitors would make.

NEW ADVERTISEMENTS.

GEORGE BROWN,
Boot and Shoe Maker,
NO. 6 GAY STREET,
Knoxville, Tenn.

Custom Made Work on Hand,
BOTH SEWED AND PEGGED.

Repairing Neatly Executed on Short Notice.
Orders promptly attended to.

Continued Brilliant Success of Ditson & Co's

GEMS OF STRAUSS!

This fine collection, now "all the rage," contains among its Gems, (which fill 250 large music papers):
German Heart, Aquarellen, 1001 Nights, Manhattan, Morgenblätter, Artists Life, Love, Burgersinn, Blue Danube, Marriage Bel's, Bonbons, Wine, W. in and Song, and many other popular Waltzes.

Pizzicato, New Annon, Tritsch Tratsch, and other P. Kees, with a goodly number of Quadrilles, Galop, Mazurkas, &c. Price, in Boards, \$2.50; Cloth, \$3.00. Sent, post-paid, for the retail price.

The Great New Church Music Book.

THE STANDARD

still "waves" and is on the point of being introduced to a multitude of Singing Schools now to commence. The authors are L. O. Emerson, of Boston, and H. R. Palmer of Chicago, neither of whom will be satisfied with less than

Twice the Ordinary Circulation of Church Music Books. Do not fail to send \$1.25, for which, for the present, specimen copies will be sent.

Price, \$1.50.
OLIVER DITSON & CO., Boston.
CHAS. H. DITSON & CO., New York.

THE WEED
Family Favorite Sewing Machine.

THE GREAT NATIONAL PARTY OF 1872 HAS
for its candidate

The Popular Weed Sewing Machine.

This candidate has served the country for years, giving perfect satisfaction to all. Its running qualities insure victory in every contest. It receives the support of the ladies everywhere, and is more popular than

Grant or Greeley.

In the canvass now being made. It is ready to open for itself in every family in the land.
Office, 102 Gay street, Knoxville, Tenn.
oct22dow-wtf

S. P. ANGEL, Agent.

SHINGLES! SHINGLES!!

S. A. BURNETT & BRO.,

Big Creek, Cocke County, Tenn.

DEALERS IN

White Pine Shaved Shingles,

which they keep constantly on hand.

Lumber Merchants and of Builders supplied at lowest rates, by the car load.

Orders solicited and satisfaction guaranteed.

sept23dow-wtf

Executor's Sale.

ON THE 13th DAY OF DECEMBER NEXT, AT 1 o'clock P. M., I will sell at public sale at the court house door in Knoxville, three tracts of land, as follows: One lying in the 14th civil district of Knox county, containing 150 acres; 3 miles south of Knoxville, adjoining the lands of Jesse Wells, deceased, on Holston river. One in the same district, containing about 15 acres, 4 miles south of Knoxville, known as the Henry Minge tract. And one, 2 1/2 miles south of Knoxville, containing 150 acres, on the Sevier river road.

Also, on the 10th day of December, in the 14th civil district of Sevier county, one tract containing 33 acres; one containing 88 1/2 acres; one containing 72 acres; one tract containing 154 acres; three tracts, 128 acres, to be sold together; one tract, 160 acres and one tract 15 acres. These lands belong to the estate of the late Alex. McBeth, deceased, and will be sold for one-fourth cash; notes, with approved security, bearing 6 per cent. interest, payable in one, two and three years, taken for the remainder. For further particulars see hand bill.

ALEX. R. McRATH, Executor.

Chancery Court at Knoxville, Tenn.

No. 2290.

Caleb H. Baker vs. B. J. Stevenson et al.
IT APPEARING FROM THE AMENDED BILL, which is sworn to, that the defendants, Rachel M. Davis and Lizzie Baker, are temporarily residing in the State of Alabama, and are non-residents of the State of Tennessee; It is ordered that the defendant above named appear before the Chancery Court at Knoxville, Tennessee, on the 1st Monday in December next, 1872, and make defense to the bill filed in this cause, or the same will be taken for confessed.

A true copy. Attest: M. L. PATTERSON, C. & M.

By W. A. GALBRAITH, D. C. & M.

Oct. 24, 1872 oct30wtf.

In the Circuit Court at Dandridge, Tenn.

Nancy E. Lowrey vs. David Lowrey.

IN this case it appears from the complainant's bill that David Lowrey, the defendant, is a non-resident of the State of Tennessee; It is therefore ordered by the Clerk that said David Lowrey be required to appear before the Circuit Court at Dandridge on the first Monday of December 1872, and make defense to the bill, or the same will be taken for confessed and the cause set down for hearing at that time.

It is further ordered that notice be published for four consecutive weeks in the Knoxville Chronicle, to the effect that the above bill is filed in this cause, and that the same will be taken for confessed and the cause set down for hearing at that time.

A true copy. Attest: S. S. McCLINTON, Clerk.

By J. N. MEER, D. C.

oct30wtf.

Sanford, Chamberlain & Albers

WHOLESALE AND MANUFACTURING
DRUGGISTS.
FORMERLY
E. J. SANFORD & CO. FORMERLY
CHAMBERLAIN & ALBERS S.

Largest and Best Selected Stock of Drugs ever offered for Sale in the South.

With our increased facilities for business, our large stock, and experience in the Drug trade, we feel safe in pledging that PRICES SHALL BE LOWER than ever before given in this market.

WE ASK AN EXAMINATION OF OUR STOCK BY ALL BUYERS OF

Drugs, Patent Medicines, Paints, Oils, Glass, Cement, &c.

And especially solicit a continuance of patronage from all those who have so liberally heretofore patronized either of the old firms.

SANFORD, CHAMBERLAIN & ALBERS.

Medical.

CHILDREN TEETHING
MOTHERS! MOTHERS!
Don't fail to procure MRS. WINSLOW'S SOOTHING SYRUP FOR CHILDREN TEETHING.

This valuable preparation has been used with NEVER FAILING SUCCESS in Thousands of cases. It not only relieves the child from pain, but invigorates the stomach and bowels, corrects acidity, and gives tone and energy to the whole system. It will also instantly relieve

Griping in the Bowels and Wind Colic.

We believe it the BEST and SUREST REMEDY IN THE WORLD in all cases of DYSENTERY AND DIARRHÆA IN CHILDREN, whether arising from teething or any other cause. Full directions for using will accompany each bottle. None genuine unless the face of the wrapper is signed by J. C. WALKER, New York, is on the outside wrapper. Sold by all Medicine Dealers. dec16law-wtf

VINEGAR BITTERS
PURELY VEGETABLE
DR. WALKER'S GENUINE
VINEGAR BITTERS
J. WALKER, Proprietor. R. H. McDONALD & CO., Druggists and Gen. Agents, 24 and 26 Commerce Street, New York.

MILLIONS Bear Testimony to their Wonderful Curative Effects. They are not a mere Fancy Drink, Made of Poor Gum, Whiskey, Proof Spirits and Refuse Liquors doctored, spiced and sweetened to please the taste, called "Tonics," "Appetizers," "Restorers," &c., but are a pure and powerful medicine.

For Biliousness and Chronic Rheumatism and Gout, Dyspepsia or Indigestion, Bilious, Remittent and Intermittent Fevers, Diseases of the Blood, Liver, Kidneys and Bladder, these Bitters have been most successful. Such Diseases are caused by Vitiated Blood, which is usually produced by derangement of the Digestive System.

They are a Gentle Purgative as well as a Tonic, possessing, also, the peculiar merit of acting as a powerful agent in relieving Congestion or Inflammation of the Liver, and all the Visceral Organs.

FOR FEMALE COMPLAINTS, in young or old, married or single, at the dawn of womanhood or at the turn of life, these Bitters have no equal.

For Rheumatism and Chronic Rheumatism and Gout, Dyspepsia or Indigestion, Bilious, Remittent and Intermittent Fevers, Diseases of the Blood, Liver, Kidneys and Bladder, these Bitters have been most successful. Such Diseases are caused by Vitiated Blood, which is usually produced by derangement of the Digestive System.

They invigorate the stomach and stimulate the torpid liver and bowels, which render them of unequalled efficacy in cleansing the blood of all impurities, and imparting new life and vigor to the whole system.

FOR SKIN DISEASES, Eruptions, Tetter, Salt Rheum, Itches, Spots, Pimples, Pustules, Boils, Carbuncles, Ring Worms, Scald Head, Sore Eyes, Erysipelas, Itch, Scuffs, Discolorations of the Skin, Humors and Diseases of the skin, of whatever nature or origin, are literally dug up and carried out of the system in a short time by the use of these Bitters. One bottle in such cases will convince the most incredulous of their curative effects.

Cleanse the Vitiated Blood whenever you find its impurities bursting through the skin in Pimples, Eruptions or Bores; cleanse it when you find it obstructed and sluggish in the veins; cleanse it when it is foul, and your feelings will tell you when. Keep the blood pure and the health of the system will follow.

Pin, Tape, and other Worms, lurking in the system of so many thousands, are effectually destroyed and removed. Says a distinguished physiologist, there is scarcely an individual upon the face of the earth whose body is exempt from the presence of worms. It is not upon the healthy elements of the body that worms exist, but upon the diseased humors and all other deposits that breed these living monsters of disease. No System of Medicine, no vermifuge, no cathartic will free the system from worms like these Bitters.

J. WALKER, Proprietor. R. H. McDONALD & CO., Druggists and Gen. Agents, San Francisco, California, and 24 and 26 Commerce Street, New York.

SOLD BY ALL DRUGGISTS AND DEALERS.

O. B. SMITH & CO.,

WHOLESALE AND RETAIL

BOOKSELLERS,

91 GAY STREET.

KNOXVILLE, TENNESSEE.

Merchant and

others from the country

are respectfully requested to give us a call

before purchasing.

for we will not be undersold.

oct30wtf.

Legal Advertisements

Chancery Court at Knoxville, Tenn.
Notice to Creditors of Joseph Davenport, deceased.
No. 2318.

H. W. Hackney vs. W. F. Seay, administrator of Joseph Davenport, deceased, et al.

IN this cause, at the September term, 1872, of the Chancery Court at Knoxville, the order heretofore made for creditors to file their claims having been modified and further time given, and the Clerk and Master directed to make publication thereof: It is therefore ordered that all the creditors of the estate of Joseph Davenport, deceased, come and have themselves made parties to this suit, and file their claims within three months from this date, or they will be forever barred.

October 28, 1872.

A copy of the order. Test: M. L. PATTERSON, C. & M.

Per W. A. GALBRAITH, D. C. & M.

Attachment Notice.

STATE OF TENNESSEE, Knox County.

Thomas A. Smith vs. James A. Brooks.

IN this case it appearing by affidavit that the defendant, James A. Brooks, is justly indebted to the plaintiff, T. A. Smith, by note, and has absconded or conceals himself so that the ordinary process of law cannot be served upon him, and an attachment having been levied on his property: It is ordered that publication be made in the Knoxville Weekly Chronicle, a newspaper published in the city of Knoxville, for four successive weeks, commanding the said James Brooks to appear before me, A. C. E. Callen, a Justice of the Peace, at my office near Thorn Grove, in the county of Knox, on the 15th day of November, 1872, and make defense to said suit against him, or it will be proceeded with ex parte.

A. C. E. CALLEN.

Justice of the Peace for Knox County, Tennessee.

Sept. 15, 1872 oct2wtf.

Chancery Court at Knoxville, Tenn.

No. 2388.

Jas. D. Black (now T. E. Champion, Guardian) vs. Elizabeth Webb et al.

IT APPEARING from the supplemental bill, which is sworn to, that the defendant, Elizabeth Webb, is a resident of the State of New York, and a non-resident of the State of Tennessee; It is ordered that the defendant above named appear before the Chancery Court at Knoxville, Tennessee, on the 2nd Monday in January next, 1873, and make defense to the supplemental bill filed in this cause, or the same will be taken for confessed.

A true copy. Attest: M. L. PATTERSON, C. & M.

By W. A. GALBRAITH, D. C. & M.

Oct. 21, 1872 wtf.

In the Chancery Court at Clinton.

OCTOBER RULES, 1872.

Wm. Smith and Wm. R. Duncan, Administrators, vs. Elijah F. Duncan and others.

FROM the ALLEGATIONS CONTAINED in the bill filed in this cause it appears that Teletia Q. Reed, Julia Reed, Nancy Massengill, Louisa Massengill, Susan Massengill, Mary Massengill, John Massengill, Elijah G. Massengill, Sarah Massengill, Moses Massengill, Dempsey Massengill and Calvin Massengill, respondents to the same, are non-residents of the State of Tennessee; It is ordered that publication be made in the Knoxville Weekly Chronicle, a newspaper published in the city of Knoxville, for four successive weeks, commanding the said James Brooks to appear before me, A. C. E. Callen, a Justice of the Peace, at my office near Thorn Grove, in the county of Knox, on the 15th day of November, 1872, and make defense to said suit against him, or it will be proceeded with ex parte.

A. C. E. CALLEN.

Justice of the Peace for the County of Knox, Tenn.

This October 1st, 1872 oct2wtf.

Chancery Court at Knoxville, Tenn.

No. 2435.

Cowan, McClung & Co. vs. J. A. Brooks.

IT APPEARING FROM THE BILL, which is sworn to, that the defendant, J. A. Brooks, is justly indebted to the plaintiff, J. A. Cowan, by note, and has absconded or conceals himself so that the ordinary process of law cannot be served upon him, and an attachment having been levied on his property: It is ordered that publication be made in the Knoxville Weekly Chronicle, a newspaper published in the city of Knoxville, for four successive weeks commanding the said James Brooks to appear before me, A. C. E. Callen, a Justice of the Peace, at my office near Thorn Grove, in the county of Knox, on the 15th day of November, 1872, and make defense to said suit against him, or it will be proceeded with ex parte.

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A true copy. Attest: M. L. PATTERSON, C. & M.

By W. A. GALBRAITH, D. C. & M.

Oct. 28, 1872 oct30wtf.

Chancery Court at Knoxville, Tenn.

NON-RESIDENT NOTICE.

No. 2442.

McClung & Bettertons vs. Patrick A. Forhan et al.
IN this cause it appearing FROM THE bill filed in this cause, that the defendant, Patrick A. Forhan, is a non-resident of the State of Tennessee; It is ordered by the Clerk and Master that publication be made for four successive weeks in the Knoxville Chronicle, a newspaper published in the city of Knoxville, commanding the said Patrick A. Forhan to appear before me, A. C. E. Callen, a Justice of the Peace, at my office near Thorn Grove, in the county of Knox, on the 15th day of November, 1872, and make defense to said suit against him, or it will be proceeded with ex parte.

A true copy. Attest: M. L. PATTERSON, C. & M.

By W. A. GALBRAITH, D. C. & M.

October 28, 1872 oct30wtf.

CHANCERY SALE

OF

Valuable Lots in Knoxville.

No. 2318.

IN OBEDIENCE TO A DECREE PRONOUNCED by the Chancery Court at Knoxville, at the September term, 1872, in the case of H. W. Hackney vs. W. F. Seay, administrator of Joseph Davenport, deceased, et al., I will sell, in front of the court house door in Knoxville, on

Saturday the 9th Day of November next,

at 11 o'clock A. M., at public auction to the highest bidder, Lots Nos. 25, 21, 28, 98, 109, 101 and 102, in the 1st civil district of Knox county, Tennessee, and Lots Nos. 137, 2, 22, 23, 24 and 25, in Sevier, King & Co's Addition to Knoxville.

TERMS.

Ten percent of the purchase money will be required in hand and the residue in 6 and 12 months. Notes will be required of the purchaser, bearing interest from date, with good security, and a lien retained on the lots so further security.

October 15, 1872.

M. L. PATTERSON, C. & M.

oct15wtf.

To be Sold at Public Auction.

UNITED STATES INTERNAL REVENUE.

Collector's Office, 24 District, Tennessee.

KNOXVILLE, Oct. 30, 1872.

WHEREAS, an assessment under the Internal Revenue Laws of these United States has been duly made by Geo. W. Ross, Assessor for the 2d District, Tennessee, for the sum of five hundred dollars, against the heirs of Jno. Dameron, deceased, in respect of the success to certain real estate lying in the 2d and 12th civil districts of Knox county, Tennessee, and described as follows: Ten acres, more or less, one mile from Knoxville, on both sides of the Jacksboro road, adjoining the lands of A. Anderson, R. Boarden and the National Cemetery, which said tax remains wholly unpaid, and with the interest and penalty imposed thereon by law amounts to the sum of five hundred and thirty-five dollars, which amount is a lien upon said premises above described.

Notice is hereby given that by virtue of the authority in me vested as Collector of Internal Revenue for the said District, I have caused the said real estate above mentioned and described, and will sell the same at public auction to the highest bidder, for cash, on Saturday the 23d of November, 1872, at the court house door in Knoxville, Tennessee, at 10 1/2 o'clock A. M., to satisfy the tax, interest and penalty thereon, and all other lawful costs.

oct30-ditwtf

J. A. COOPER, Collector.

CHANCERY SALE

OF A